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SCANNED

FILED
APR 14 2022
CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

[Handwritten signature]

IN THE UNITED STATES DISTRICT COURT

IN AND FOR THE NORTHERN DISTRICT OF CALIFORNIA

IN RE MATTER OF:

22 02344
NC

GARY D. EASLEY

v.

DONALD TRUMP
JOSEPH BIDEN
KAISER HOSPITAL
VALLEY MEDICAL OF SANTA CLARA COUNTY
WALGREENS INC.
RITE - AID INC.
LUCY KOH
NATHANAEL COUSINS
BETH LABSON FREEMAN
ALISON CLAIRE
MORRISON ENGLAND
EDWARD F. LEE
KATARINA PENA
RUBEN MUNOZ
AMY KIMPLE
SHERRY GLOVER
MADISON GLOVER
RONALD BURNEY
THE CITY OF MORGAN HILL
SAFEWAY MARKET
FEDERAL BUREAU OF INVESTIGATION OF THE UNITED STATES OF AMERICA
CENTAL INTELLIGENCE AGENCY
CATHERINE EASLEY
THERESA MCCLURG

1.) CIVIL ACTION
42 U.S.C. 1983, 42 u.s.c 1985

~~Not Plaintiff
Under govt treatment
to prevent fabric
and not cooperator
TO DR~~

Comes now, in the United States Federal Court for the Northern District of California, the plaintiff, Gary Easley, on his own behalf. The plaintiff does now submit this initial civil complaint under 42 USC 1983 raising claims against several state and federal defendants, as well as several private civilians whose actions against plaintiff resulted in violation committed against the plaintiff under the United States Constitution and State Constitution respectively.

The plaintiff submits that he was impeded through the time of the initial via threats and mob violence and plaintiff should be considered by this court as an individual who both is eligible for

asylum from the United States of America. Plaintiff submits the United States Constitution is ineffective to protect his rights under the circumstances of the immediate case. Evidence will show that the United States of America has been overthrown by an nefarious party. This is a protective filing and plaintiff requests that this case be held in abeyance and stayed to allow him the 3 months to file respective motions in other locations and allow the plaintiff to amend the complaint 1 time before any action is taken by this court with respects to review and or determination.

Claim 1: THAT on or ABOUT 4/20/2020, the
 Alleged with above DEFENDANTS did ~~did~~ Attempt to Prevent
 Plaintiff from obtaining life assisting medicine
 in order to Prevent H.I.V. infection.
 Several Hospitals and Pharmacies conspired to achieve
 this until after a long time had passed.
 Plaintiff informed Doctors he woke up to a woman
 who had informed him she was a prostitute who having
 sex with him.
 Actions were Reckless and violated Plaintiff's
 Constitutional Rights.
 2) Government utilized Army & Covid-19 Restrictions
 to achieve this conspiracy 1985 1989

That on or Around the date of 4/20/2020, the named defendants did take part in a conspiracy to encourage and/or ultimately achieve to commit War crimes in collusion with a declared enemy of the United States, ISIS terrorist regime located within

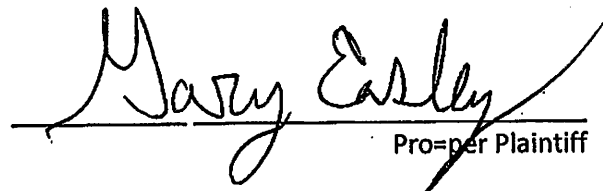
A foreign nation to achieve a NO WIN SITUATION.
 For All Parties.

CERTIFICATE OF SERVICE

I, Gary Easley, am the Plaintiff in the above entitled action. I am over the age of 18. I hereby swear that everything contained within this document is the truth to the best of my ability. On the date of 4-14-2022, I served to the United States District Court Office of the clerk a true copy of this document titled 42 USC 1983 etc. A CIVIL ACTION, via personal courier service, postage fully prepaid to 280 S. First Street San Jose California US DIST CT. Northern Dist of Ca.

4-14-2022

Date



Pro=per Plaintiff